



#### Department of Natural Resources

MICHAEL R. STYLER Executive Director

Division of Oil, Gas & Mining

JOHN R. BAZA
Division Director

JON M. HUNTSMAN, JR.

GARY R. HERBERT Lieutenant Governor

May 31, 2005

Mr. Clark Prothero W. W. Clyde/Obayashi HC 65 Box 119 Bluebell, Utah 84007

Subject: Complete Notice of Intention to Commence Small Mining Operations

and Approval of Reclamation Surety and Reclamation Contract, W. W. Clyde/Obayashi, Myrin Ranch Pit, S/013/010, Duchesne County, Utah

Dear Mr. Prothero:

On May 26, 2005, the Director of the Division of Oil, Gas and Mining signed the reclamation contract for the Myrin Ranch Pit, file number S/013/010. You now have final approval to begin mining operations as outlined in your notice of intention and in our conditional acceptance letter issued March 15, 2005.

You are required to salvage soil at this site and to seed when you have finished mining and regrading, but the Division has approved your request for a variance from the requirement to establish vegetation.

We recommend the following procedures relating to soil salvage and reclamation:

- 1. You should salvage at least six, and preferably twelve, inches of soil. This soil should be set aside so it will not be used as product or as backfill material. It should be seeded with an interim vegetation cover, such as a winter grain.
- 2. When you have completed mining operations, replace the soil then roughen the surface. Cleat marks from tracked equipment are not generally adequate. Ideally, the area should be gouged with a trackhoe, and the resulting surface looks similar to a mogul-covered ski slope.
- 3. Apply seed immediately after surface preparation. Seeding needs to be done in the fall, about October or November. The Division would be glad to recommend a seed mixture.

Page 2 of 2 Mr. Clark Prothero S/013/010 May 31, 2005

We were notified by the Division of State History that no historic properties should be affected by your operation. If during your mining operation you discover cultural resources, you are asked to immediately cease operations and notify the Division of State History and the Division of Oil, Gas and Mining.

The Division requests that you mark the proposed/actual disturbed area boundary (including access/haul roads) in the field with metal T-Posts (or other suitable, fixed markers) to assure that operations do not exceed the five acre limitation of this permit. Markers should be appropriately spaced so that the next marker in either direction is clearly visible.

The acceptance of this notice and surety is for a small mining operation only, **not to exceed 5 acres**. You are not authorized to disturb more than 5 acres without first amending your notice, adjusting the bond amount and receiving written acceptance from this office. If you wish to expand to a large mine status, approval typically takes up to six to twelve months or longer. Please allow the appropriate lead time to complete the permitting.

For your reference, I have enclosed copies of our summarized rules regarding "Operation and Reclamation Practices," and the statutory penalty for failure to reclaim a minesite (SMO-summary). (The mining rules in their entirety can be obtained at <a href="http://www.rules.utah.gov/">http://www.rules.utah.gov/</a>.)

If you have questions or concerns regarding this letter, please contact me at (801) 538-5258 or Paul Baker at 538-5261. Best wishes with your new mining venture.

Sincerely,

Susan M. White

Mine Program Coordinator Minerals Regulatory Program

Suran M. OShite

SMW:PBB:jb

Attachment: SMO summary

Enclosure: Copy of RC & surety forms

cc: Mike Hyde, Duchesne County w/o enclosures

O:\M013-Duchesne\S0130010-WWClyde-Myrin\final\apvl-05312005.doc

FORM MR-RC Revised January 21, 2005 RECLAMATION CONTRACT

File Number <u>S/013/010</u>

Effective Date <u>May 26.2005</u>

Other Agency File Number <u>n/a</u>

Working Copy

COPY

## STATE OF UTAH DEPARTMENT OF NATURAL RESOURCES DIVISION of OIL, GAS and MINING

1594 West North Temple Suite 1210 Box 145801 Salt Lake City, Utah 84114-5801 (801) 538-5291 Fax: (801) 359-3940

**RECEIVED** 

MAY 0 6 2005

RECLAMATION CONTRACT

DIV OF OIL GAS & MINING

For the purpose of this RECLAMATION CONTRACT the terms below are defined as follows:

follows:	
"NOTICE OF INTENTION" (NOI): (File No.) (Mineral Mined)	S/013/010 Clay Borrow for earth fill
"MINE LOCATION": (Name of Mine) (Description)	Myrin Pit  3 Miles south west of Upalco
"DISTURBED AREA": (Disturbed Acres) (Legal Description)	5 acres (Refer to Attachment A)
"OPERATOR": (Company or Name) (Address) (Phone)	W.W. Clyde/Obayashi, JV H.C. 65 Box 119 Bluebell, Utah 84007 (435) 454-4644
"OPERATOR'S REGISTERED AGENT": Name)	Clark D. Prothero

Copy

(Address)	P.O. Box 350
(Phone)	<u>Springville, Utah 84663</u> (801) 802-6800
"OPERATOR'S OFFICER(S)" & TITLE:	Jeffery R. Clyde Principal
SURETY": (Form of Surety - Attachment B)	Surety Bond
"SURETY COMPANY": (Name, Policy or Acct. No.)	Travelers Casualty and Surety Company 7
"SURETY AMOUNT": (Escalated Dollars)	10,000
"ESCALATION YEAR":	2005
"STATE": "DIVISION": "BOARD":	State of Utah  Division of Oil, Gas and Mining  Board of Oil, Gas and Mining
ATTACHMENTS: A "DISTURBED AREA": B "SURETY":	
This Reclamation Contract (hereinafter between <u>W.W. Clyde/Obayashi, JV</u> to Division of Oil, Gas and Mining ("Division").	referred to as "Contract") is entered into the "Operator" and the Utah State
WHEREAS, Operator desires to conduct Intention (NOI) File No. S/013/010 which Utah State Division of Oil, Gas and Mining und	h has been approved/accepted by the

WHEREAS, Operator is obligated to reclaim that area described as the Disturbed Area as set forth and in accordance with Operator's approved/accepted Reclamation Plan or Notice, and Operator is obligated to provide surety in form and amount approved by the Division, to assure reclamation of the Disturbed Area.

Act, Sections 40-8-1 et seq., Utah Code Annotated, (1953, as amended) (hereinafter

referred to as "Act") and implementing rules; and

NOW, THEREFORE, the Division and the Operator agree as follows:

- Operator agrees to conduct reclamation of the Disturbed Area in accordance with the Act and implementing regulations, the Reclamation Plan and/or Notice of Intention approved/accepted by the Division on March 15, 2005

   The Reclamation Plan and/or Notice of Intention, as amended, are incorporated by this reference and made a part hereof.
- 2. Concurrent with the execution hereof, Operator has provided surety to assure that reclamation is conducted, in form and amount acceptable to the Division. Such surety as evidenced by the Surety Contract is in the form of the surety attached hereto as Attachment B and made a part hereof. The Surety Contract shall remain in full force and effect according to its terms unless modified by the Division in writing. If the Surety Contract expressly provides for cancellation, then, within 60 days following the Division's receipt of notice that the Surety Company intends to cancel the Surety Contract, the Operator shall provide a replacement Surety Contract in a form and amount reasonably acceptable to the Division. If the Operator fails to provide an acceptable replacement Surety Contract, the Division may order the Operator to cease further mining activities and to begin immediate reclamation of the Disturbed Area.
- 3. Operator agrees to pay legally determined public liability and property damage claims resulting from mining to the extent provided in Section 40-8-7(1)(e) of the Act.
- 4. Operator agrees to perform all duties and fulfill all reclamation requirements applicable to the mine as required by the Act and implementing rules, the Notice of Intention, as amended and the Reclamation Plan, as amended.
- 5. The Operator's liability under this Contract shall continue in full force and effect until the Division certifies that the Operator has reclaimed the Disturbed Area in accordance with the Act and implementing rules, the Notice of Intention, as amended and the Reclamation Plan, as amended.
- 6. If reclamation of discrete sections of the Disturbed Area is completed to the satisfaction of the Division, and the Division finds that such sections are severable from the remainder of the Disturbed Area, Operator may request the Division to certify that Operator has reclaimed such discrete sections of the Disturbed Area in accordance with the Act and Implementing rules, the Notice of Intention, as amended and the Reclamation Plan, as amended. If the Division makes such certification, Operator may make request to the Division that the aggregate face amount of the Surety Contract provided pursuant to paragraph 2 be reduced to an amount necessary to provide for completion of the remaining reclamation. The Division shall hear Operator's request for

such reduction in accordance with the Board's Procedural Rules concerning requests for Agency Action.

- 7. Operator agrees to indemnify and hold harmless the State, Board and the Division from any claim, demand, liability, cost, charge, suit, or obligation of whatsoever nature arising from the failure of Operator or Operator's agents and employees, or contractors to comply with this Contract.
- 8. Operator may, at any time, submit a request to the Division to substitute surety. The Division may approve such substitution if the substitute surety meets the requirements of the Act and the implementing rules.
- 9. This Contract shall be governed and construed in accordance with the laws of the State of Utah.
- 10. If Operator shall default in the performance of its obligations hereunder, Operator agrees to pay all costs and expenses, including reasonable attorney's fees and costs incurred by the Division and/or the Board in the enforcement of this Contract.
- 11. Any breach that the Division finds to be material of the provisions of this Contract by Operator may, at the discretion of the Division, result in an order to cease mining operations. After opportunity for notice and hearing, the Board of Oil, Gas and Mining may enter an order to revoke the Notice of Intention, order reclamation, or order forfeiture of the Surety Contract, or take such other action as is authorized by law.
- 12. In the event of forfeiture of the Surety Contract, Operator shall be liable for any additional costs in excess of the surety amount which are required to comply with this Contract. Any excess monies resulting from forfeiture of the Surety Contract, upon completion of reclamation and compliance with this Contract, shall be returned to the rightful claimant.
- 13. This Contract including the Notice of Intention, as amended and the Reclamation Plan, as amended, represents the entire agreement of the parties involved, and any modification must be approved in writing by the parties involved.
- 14. Each signatory below represents that he/she is authorized to execute this Contract on behalf of the named party.

**OPERATOR:** W.W. Clyde/Obayashi, Joint Venture **Operator Name** Jeffery R. Clyde Authorized Officer (Typed or Printed) Principal **Authorized Officer - Position** STATE OF Wal ) ss: COUNTY OF 1Hal On the 15 day of Mount. personally appeared before me, who being by me duly swarn did say that he/she is the that said instrument was signed on behalf of said company by authority of its bylaws or a resolution of its board of directors and said \_ acknowledged to me that said company executed the same.

Residing at

My Commission Expires:

ı	
DIVISION OF OIL, GAS AND MINING:	Cop 4
By John R. Baza, Director	5/26/05
)	Date
STATE OF Ufal COUNTY OF Salt Bake	_) ) ss:
COUNTY OF Salt Bake	) ss. _)
	, 2005, John R Baya
personally appeared before me, who being du is the Director Department of Natural Resources, State of Ut he executed the foregoing document by author	or of the Division of Oil, Gas and Mining, ah, and he duly acknowledged to me that
JOELLE BURNS	
NOTARY PUBLIC - STATE OF UTAH 1594 W. NORTH TEMPLE, STE 1210 SALT LAKE CITY, UT 84116 My Comm. Exp. 04/04/2009	Notary Public Residing at: SEC WAR
	resoluting at Visit

My/Commission Expires:

ATTACHMENT "A"

Copy

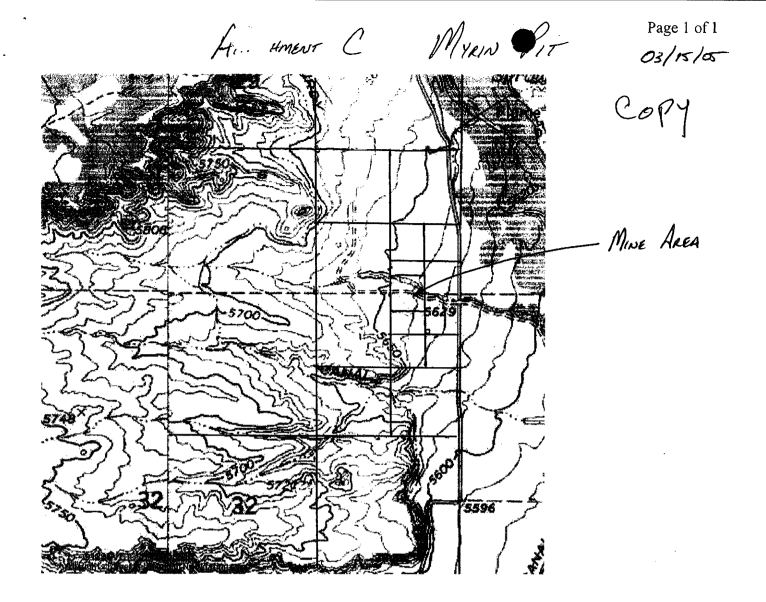
W. W. Clyde/Obayashi, JV	Myrin Pit	
Operator	Mine Name	
S/013/010	Duchesne	County, Utah
Permit Number		

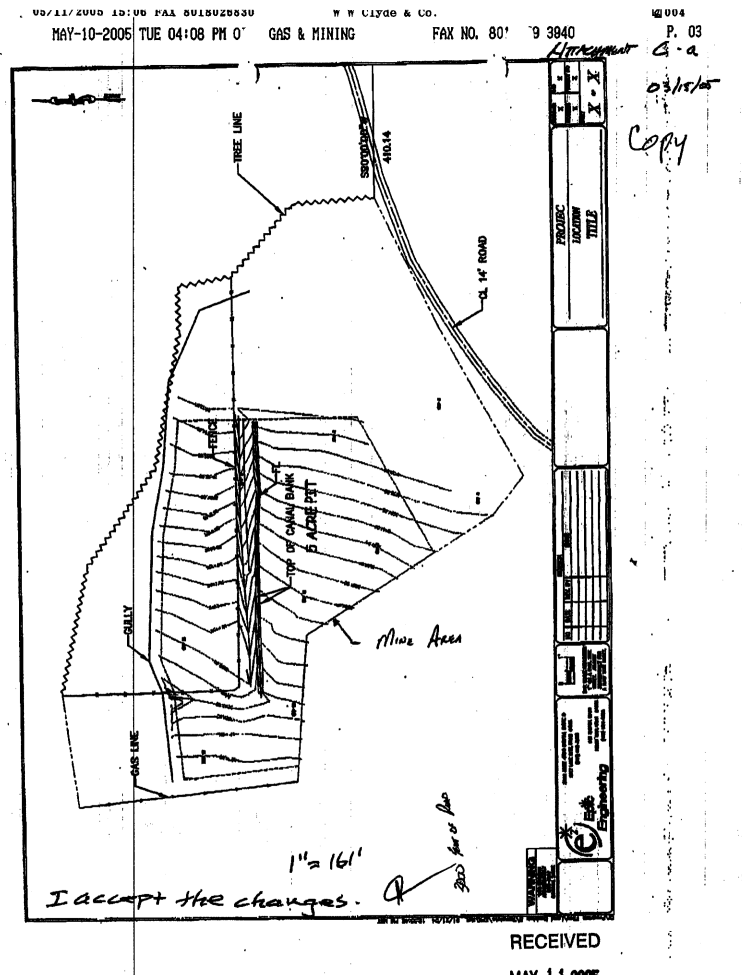
#### **LEGAL DESCRIPTION**

Include 1/4, 1/4, sections, townships, ranges and any other descriptions that will legally determine where disturbed lands are located. Attach a topographic map of suitable scale (max. 1 inch = 500 feet; 1 inch = 200 feet or larger scale is preferred) showing township, range and sections and a clear outline of the disturbed area boundaries tied to this Reclamation Contract and surety.

The detailed legal description of lands to be disturbed includes portions of the following lands not to exceed <u>5</u> acres under the approved / accepted permit and surety, as reflected on the attached maps labeled <u>Attachment C & C-a</u> and dated <u>March 15, 2005</u>:

A portion of the N½, of the NW¼, of the NE¼, and of the NE¼ of Section 32, Township 2 South, Range 3 West, USM and a portion of the S½, of the SW¼, of the SE¼, and of the SE¼ of Section 29, Township 2 South, Range 3 West, USM.





MAY 1 1 2005

ATTACHMENT B

Copy

FORM MR-5 November 1, 2004

Bond Number 47
Permit Number S/013/010
Mine Name Myrin Ranch Pit

STATE OF UTAH

DEPARTMENT OF NATURAL RESOURCES

Division of Oil, Gas and Mining

1594 West North Temple Suite 1210 Box 145801

Salt Lake City, Utah 84114-5801 Telephone: (801) 538-5291

Fax: (8010 359-3940

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MAY 0 6 2005

DIV OF UIL GAS & MINING

#### THE MINED LAND RECLAMATION ACT

SURETY BOND

The undersigned <u>W. W. Clyde – Obayashi</u> ,	A Joint Venture as Principal, and
Travelers Casualty & Surety Company of America	, as Surety, hereby jointly and severally bind
ourselves, our heirs, administrators, executors, succ	essors, and assigns, jointly and severally, unto the
State of Utah, Division of Oil, Gas and Mining (Div	vision) in the penal sum of
	rs (\$ 10,000.00 ).
	· · ( ·

Principal has estimated in the Mining and Reclamation Plan or Notice approved /accepted by the Division on the 15th day of March, 2005, that 5 acres of land will be disturbed by mining operation in the State of Utah.

Described as: A portion of the N½, of the NW¼, of the NE¼, and of the NE¼ of Section 32, Township 2 South, Range 3 West, USM and a portion of the S½, of the SW¼, of the SE¼, and of the SE¼ of Section 29. Township 2 South, Range 3 West, USM

The condition of this obligation is that if the Division determines that Principal has satisfactorily reclaimed the disturbed lands in accordance with the approved / accepted Mining and Reclamation Plan or Notice and has faithfully performed all requirements of the Mined Land Reclamation Act, and complied with the Rules and Regulations adopted in accordance therewith, then this obligation shall be void; otherwise it shall remain in full force and effect.

If the Mining and Reclamation Plan or Notice provides for periodic partial reclamation of the disturbed lands, and if the lands are reclaimed in accordance with such Plan or Notice, Act and regulations, then Principal may apply for a reduction in the amount of this Surety Bond.

Page 2	
MR-5 (revised November 1	l, 2004)
Attachment B	•

Copy

	Bond Number	, <b>7</b> %
	Permit Number	S/013/010
		rin Ranch Pit
Other A	gency File Numb	er_n/a

In the converse, if the Mining and Reclamation Plan or Notice provides for a gradual increase in the area disturbed or the extent of disturbance, then, the Division may require that the amount of this Surety Bond be increased, with the written approval of the Surety.

This bond may be canceled by Surety after ninety (90) days following receipt by the Division and Principal of written notice of such cancellation. Surety's liability shall then, at the expiration of said ninety (90) days, cease and terminate except that Surety will remain fully liable for all reclamation obligations of the Principal incurred prior to the date of termination.

Principal and Surety and their successors and assigns agree to guarantee said obligation and to indemnify, defend, and hold harmless the Division from any and all expenses (including attorney fees) which the Division may sustain in the collection of sums due hereunder.

Surety will give prompt notice to Principal and to the Division of the filing of any petition or the commencement of any proceeding relating to the bankruptcy, insolvency, reorganization, or adjustment of the debts of Surety, or alleging any violation or regulatory requirements which could result in suspension or revocation of the Surety's license to do business.

IN WITNESS WHEREOF, the Principal and Surety hereunto set their signatures and seals as of the dates set forth below.

By: Jeff Clyde  Surety Company  Travelers Casualty & Surety Company of America Surety Company Name  W. Douglas Snow Surety Company Officer  Murray, Utah 84107 City, State, Zip  Attorney-In-Fact Title/Position  March 15, 2005	W.W. Clyde - Obayashi, A Joint Venture	
Signature  Surety Company  Travelers Casualty & Surety Company of America Surety Company Name  W. Douglas Snow Surety Company Officer  Murray, Utah 84107 City, State, Zip  Attorney-In-Fact Title/Position  March 15, 2005	Principal (Permittee)	
Signature  Surety Company  Travelers Casualty & Surety Company of America Surety Company Name  W. Douglas Snow Surety Company Officer  Murray, Utah 84107 City, State, Zip  Attorney-In-Fact Title/Position  March 15, 2005		
Signature  Surety Company  Travelers Casualty & Surety Company of America Surety Company Name  W. Douglas Snow Surety Company Officer  Murray, Utah 84107 City, State, Zip  Attorney-In-Fact Title/Position  March 15, 2005	By: Jeff Clyde	·
Surety Company  Travelers Casualty & Surety Company of America Surety Company Name  Street Address  W. Douglas Snow Surety Company Officer  Murray, Utah 84107 City, State, Zip  Attorney-In-Fact Title/Position  March 15, 2005	- 9111	1 =1
Surety Company  Travelers Casualty & Surety Company of America Surety Company Name  Street Address  W. Douglas Snow Surety Company Officer  Murray, Utah 84107 City, State, Zip  Attorney-In-Fact Title/Position  March 15, 2005		3/15/05
Travelers Casualty & Surety Company of America Surety Company Name  W. Douglas Snow Surety Company Officer  Murray, Utah 84107 City, State, Zip  Attorney-In-Fact Title/Position  March 15, 2005  March 15, 2005	Signature /	Date / /
Travelers Casualty & Surety Company of America Surety Company Name  W. Douglas Snow Surety Company Officer  Murray, Utah 84107 City, State, Zip  Attorney-In-Fact Title/Position  March 15, 2005  March 15, 2005	Surety Company	
Surety Company Name  W. Douglas Snow Surety Company Officer  Murray, Utah 84107 City, State, Zip  Attorney-In-Fact Title/Position  March 15, 2005	Survey Company	•
Surety Company Name  W. Douglas Snow Surety Company Officer  Murray, Utah 84107 City, State, Zip  Attorney-In-Fact Title/Position  March 15, 2005	Travelers Casualty & Surety Company of America	302 West 5400 South, #101
Surety Company Officer  City, State, Zip  Attorney-In-Fact  Title/Position  March 15, 2005	Surety Company Name	
Surety Company Officer  City, State, Zip  Attorney-In-Fact  Title/Position  March 15, 2005	W.D. 1 g	
Attorney-In-Fact  Title/Position  March 15, 2005		•
Title/Position Phone Number  March 15, 2005	Surety Company Officer	City, State, Zip
Title/Position Phone Number  March 15, 2005	Attorney-In-Fact	801,685,6860
March 15, 2005		
	A A	rhohe number
	MIT Land	March 15, 2005
	Signature	Date

Page 4	
MR-5 (revised November	1, 2004)
Attachment B	

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Bond Number _		¥7	
Permit Number	S/01	3/010	
Mine Name _ Mr	<u>rin</u>	Ranch	Pit
Other Agency File Numb	er n	/a	

### AFFIDAVIT OF QUALIFICATION

· ·	
On the <u>15th</u> day of <u>March</u>	, 20 <u>05</u> , <u>W. Douglas Snow</u> personally appeared
before me, who being by me duly sworn did sa	y that he/she, the said W. Douglas Snow
is the Attorney-In-Fact of Trav	elers Casualty & Surety Company of America and
duly acknowledged that said instrument was si	gned on behalf of said company by authority of its
bylaws or a resolution of its board of directors	and said W. Douglas Snow
duly acknowledged to me that said company ex	xecuted the same, and that he/she is duly authorized to
execute and deliver the foregoing obligations;	that said Surety is authorized to execute the same and has
complied in all respects with the laws of Utah	in reference to becoming sole surety upon bonds,
undertaking and obligations.	<i>y</i> , , , , , , , , , , , , , , , , , , ,
	e.
	1000/5
	Signed
	Surety Officer
	Title: Attorney-In-Fact
	•
ATT	
STATE OF <u>UTAH</u> )	
) SS:	
COUNTY OF <u>SALT LAKE</u> )	
·	
Subscribed and green to before me this. 1541	J C M 1 20 05
Subscribed and sworn to before me this 15th	day of <u>March</u> , 20 <u>05</u> .
	. ()
	( Marilia) Wheathal
	Notary Duby
	Residing sat:
	residing att. VV V C
My Commission Expires:	Notary Public
*	MARILYN DRECHSEL 3668 South 4525 West
	West Valley, Utah 64120
March 19,20 06	My Commission Expires March 19, 2006 State of Utah

Page 3 MR-5 (revised May 9, 2005) Attachment B

Bond Number \_\_\_\_\_17
Permit Number \_\_S/013/010
Mine Name Myrin Ranch Pit
Other Agency File Number \_\_n/a

SO AGREED this 26 day of May, 20 05.

AND APPROVED AS TO FORM AND AMOUNT OF SURETY:

John R. Baza, Director

Utah State Division of Oil, Gas and Mining

\*NOTE: Where one signs by virtue of Power of Attorney for a Surety, such Power of Attorney must be filed with this bond. If the Operator is a corporation, the bond shall be executed by its duly authorized officer.

#### TRAVELER. LASUALTY AND SURETY COMPANY OF AMERICA TRAVELERS CASUALTY AND SURETY COMPANY FARMINGTON CASUALTY COMPANY

Hartford, Connecticut 06183-9062

#### POWER OF ATTORNEY AND CERTIFICATE OF AUTHORITY OF ATTORNEY(S)-IN-FACT

KNOW ALL PERSONS BY THESE PRESENTS, THAT TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY. corporations duly organized under the laws of the State of Connecticut, and having their principal offices in the City of Hartford County of Hartford, State of Connecticut, (hereinafter the "Companies") hath made, constituted and appointed, and do by these presents make, constitute and appoint: W. Douglas Snow, D. Cory Payne, of Murray, Utah, their true and lawful Attorney(s) in-Fact, with full power and authority hereby conferred to sign, execute and acknowledge, at any place within the United States, the following instrument(s): by his/her sole signature and act, any and all bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking and any and all consents incident thereto and to hind the Companies, thereby as fully and to the same extent as if the same were signed by the duly authorized officers of the Companies, and all the acts of said Attorney(s)-in-Fact, pursuant to the authority herein given, are hereby ratified and confirmed.

This appointment is made under and by muliority of the following Standing Resolutions of said Companies, which Resolutions are now in full force and effect:

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys in Fact and Ascents to act for and on behalf of the company and may give such appointee such authority as his or her certificate of authority may prescribe to sign with the Company's name and seal with the Company's seal bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking, and any of said officers or the Board of Directors at any time may remove any such appointee and revoke the power given him or her.

WOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary.

WOTED: That any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Benior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary, or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority.

This Power of Attorney and Certificate of Authority is signed and sealed by facsimile (mechanical or printed) under and by anthority of the following Standing Resolution voted by the Boards of Directors of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, which Resolution is now in full force and effect:

VOTED: That the aignature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Secretary, any Assistant Secretary, and the seal of the Company may be affixed by facsimile to any power of attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such power of attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding upon the Company in the future withirespect to any bond or undertaking to which it is attached.

in witness whereof, travelers casualty and surety company of america, travelers CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY CO signed by their Senior Vice Presiden 'ANY have caused this instrument to be their corporate seals to be hereto affixed this ... th day of July, 2003.

STATE OF CONNECTICUT

ISS. Hartford

COUNTY OF HARTFORD







TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA TRAVELERS CASUALTY AND SURETY COMPANY PARMINGTON CASUALTY COMPANY

George W. Thompson Senior Vice President

On this 15th day of July, 2003 before me personally came GEORGEW. THOMPSON to me known, who, being by me daly sworn, did depose and say: that he/she is Senior Vice President of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, the corporations described in and which executed the above instrument; that he/she knows the scals of said corporations; that the scals affixed to the said instrument are such corporate seals; and that he/she executed the said instrument on behalf of the corporations by authority of his/her office under the Standing Resolutions thereof.



My commission expires June 30, 2008 Notary Public Marie C. Tetreault

#### CERTIFICATE

I, the undersigned, Assistant Secretary of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and PARMINGTON CASUALTY COMPANY, stock corporations of the State of Connecticut, DO HEREBY CERTIFY that the finegoing and attached Power of Attorney and Certificate of Authority remains in full force and has not been revoked; and furthermore, that the Standing Resolutions of the Boards of Directors, as set forth in the Certificate of Authority, are now in force.

Signed and Sealed at the Home Office of the Company, in the City of Hartford, State of Connecticut. Dated this 15th **20**05. March







Kori M. Johanson

Assistant Secretary, Bond



# IMPORTANT DISCLOSURE NOTICE OF TERRORISM INSURANCE COVERAGE

On November 26, 2002, President Bush signed into law the Terrorism Risk Insurance Act of 2002 (the "Act"). The Act establishes a short-term program under which the Federal Government will share in the payment of covered losses caused by certain acts of international terrorism. We are providing you with this notice to inform you of the key features of the Act, and to let you know what effect, if any, the Act will have on your premium.

Under the Act, insurers are required to provide coverage for certain losses caused by international acts of terrorism as defined in the Act. The Act further provides that the Federal Government will pay a share of such losses. Specifically, the Federal Government will pay 90% of the amount of covered losses caused by certain acts of terrorism which is in excess of Travelers' statutorily established deductible for that year. The Act also caps the amount of terrorism-related losses for which the Federal Government an insurer can be responsible \$100,000,000,000.00, provided that the insurer has met its deductible.

Please note that passage of the Act does not result in any change in coverage under the attached policy or bond (or the policy or bond being quoted). Please also note that no separate additional premium charge has been made for the terrorism coverage required by the Act. The premium charge that is allocable to such coverage is inseparable from and imbedded in your overall premium, and is no more than one percent of your premium.

PY

5/0/3/010

## **RECEIVED**

MAY 0 6 2005

#### **DUAL OBLIGEE RIDER**

To be attached to and form a part of	Performance Bond 7	. – 20
No.		DIV OF OIL GAS & MININ
executed concurrently with this ride	r, it is agreed that:	
TDANEI EDC CACHALTS AND	CIDETY COMPANY OF AMERICA	
TRAVELERS CASUALTY AND	SURETY COMPANY OF AMERICA, Sur	rety, and
W.W. Clyde - Obayashi, A Joint	Venture	, Principal,
for valuable consideration, hereby a	gree that the Performance Bond executed in fa	vor of
State of Utah, Division of Oil, Gas	and Mining (Division)	, Obligee,
	RECLAMATION	
which bond and contract are made a	part of hereof by reference, shall now include	as an additional Obligee:
Duchesne County, Utah		
in its capacity as Governing Jurisdi	ction for the aforementioned projec	t.
The Surety shall not be liable under the	is bond to the Obligees, or either of them, unless ncipal or to the Surety, in case the Surety arran	the said Obligees, or either of
contract upon default of the Principal.	strictly in accordance with the terms of said con	ges for the completion of the
perform all the other obligations to be	performed under said contract at the time and in	the manner therein set forth.
In no event shall the Surety be lial	ole in the aggregate to both Obligees for mor	e than the penal sum of its
Surety's election, any payment due to	able except for a single payment for each sing either Obligee may be made by its check issued jo	the breach or default. At the
and the second s	oranor congee may be made by its eneck issued j	onicy to bout.
WITNESS the following signature	s and seals this 15th day of March, 2005.	
	TRAVELERS CASUAL FA AND SURET	W. COMPANIA OF AMERICA
	By.	1 COMPANY OF AMERICA
	W. Qouglas Snow	Attorney-in-Fact
	WING CL 1 OL 11 A T 1 T	•
Auttest:	W.W. Clyde – Obayashi, A Joint Ventus	re (Principal)
Luado 1 Por d	By: 44 / U/	(X Tincipal)
		·
	Utah State Division of Oil, Gas & Minir	ıg
Attest: Jule Burns	By: /h R. Bay	(Obligee)
	Duchesne County	
Attest:	By: Michael attyle	( Dual Obligee)
0		